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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/954,654	09/18/2001	Adolf Proidl	AT 000053	7510	
24737	7590 03/25/2005		EXAMINER		
PHILIPS INTELLECTUAL PROPERTY & STANDARDS			TANG, KAREN C		
P.O. BOX 30 BRIARCLIFI	UI F MANOR, NY 10510	ART UNIT	PAPER NUMBER		
	,		2151		
				DATE MAILED: 03/25/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/954,654	PROIDL, ADOLF				
		Examiner	Art Unit				
	·	Karen C Tang	2151				
	The MAILING DATE of this communication app	•					
Period fo	or Reply		•				
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. a period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status							
1)区	Responsive to communication(s) filed on	8/0					
2a) <u></u>	This action is FINAL . 2b)⊠ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	☑ Claim(s) <u>1-7</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
6)⊠	Claim(s) 1-7 is/are rejected.						
	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/or election requirement.						
Applicat	ion Papers						
9)□	The specification is objected to by the Examine	r					
10)⊠ The drawing(s) filed on <u>18 September 2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
/2.3	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority (under 35 U.S.C. § 119						
		priority under 35 H.S.C. & 110(a)	-(d) or (f)				
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)□ All b)□ Some * c)□ None of:							
۷,	1. Certified copies of the priority documents have been received.						
	Certified copies of the priority documents		on No				
	3. Copies of the certified copies of the prior						
	application from the International Bureau	·					
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen		•					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date							
3) 🛛 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date 09/18/01.		atent Application (PTO-152)				

DETAILED ACTION

Claim Objections

Claims 1 and 4 are objected to because of the following informalities: 1)

Examiner has difficult to understand the clearity of the claims due to grammatical error, thus Examiner will interprets the claims with the best possible. 2) The US patent case does not map the drawing into claims. Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reichman (US 6,738,813) in view of Bilbrey et al hereinafter Bilbrey (US 5,227,863).

1. Referring to Claim 1, Reichman discloses an internet receiving arrangement (34, Fig 1)(1, 21, 22) for receiving information data (data, refer to Col 1, Lines 55-67) (AD, AVD, BD, ND, ZD) stored in information servers (30, refer to Col 3, Lines 55-67, 40, and 50, and Fig 1) (3, 4, 5) connected to the internet (NET) (refer to Col 4, Lines 40-55), the arrangement having

4, Lines 33-55) connected to the internet,

address retrieval means (client getting information from server, refer to Col 4, Lines 20-40) (7) which, when activation information (AKI) (resource availability, refer to Col 5, Lines 35-45) is present, are adapted to retrieve collective address information (sessions, refer to Col 5, Lines 35-67) (ASI) from an address server (6) (40, refer to Col

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the collective address information (ASI) identifying those information servers (40 and 50, refer to Col 5, Lines 55-67) (3, 4, 5) from which information data (performance data, refer to Col 5, Lines 55-67) (AD, AVD, BD, ND, ZD) processable by the internet receiving arrangement (users, 34, Fig 1)(1, 21, 22) can be retrieved (load and locate, refer to Col 7, Lines 45-67), and having information retrieval means (12) for retrieving the processable information data (AD, AVD, BD, ND, ZD) from an information server (3, 4, 5) identified by the retrieved collective address information (AS1), and having

quality test means (refer to Col 7, Lines 35-67) (15) for testing the information data (data stream, refer to Col 7, Lines 55-60) (AD, AVD, BD, ND, ZD) retrieved and received by the information retrieval means (load and locate, refer to Col 7, Lines 45-67.) (12) for supplying the activation information (AKI) to the address retrieval means (7) when the quality of the received information data (AD, AVD, BD, ND, ZD) is below a quality threshold value (refer to Col 7, Lines 35-67) or when no information data (AD, AVD, BD,

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ND, ZD) processable by the internet receiving arrangement (1, 21, 22) are received from the information server (3, 4, 5).

- 2. Referring to Claim 2, Reichman discloses which timer means (18) have been provided which at periodically occurring activation instants (recurring, refer to Col 8, Lines 8-25) supply the activation information (token count reaches X tokens, refer to Col 8, Lines 10-25) (AK1) to the address retrieval means (detect host is idle, refer to Col 8, Lines 10-25) (7) in order to retrieve the collective address information (supply session parameters, refer to Col 8, Lines 10-25) (ASI).
- 3. Referring to Claim 3, Reichman discloses in which entry means (13) for the manual entry (script file, script file is made by manual entry, refer to Col 8, Lines 45-67) of the address information (URL request, which is the address information, refer to Col 8, Lines 45-67) (ASI) of a further information server (30, refer to Col 3, Lines 55-67, 40, and 50, and Fig 1) (3, 4, 5) have been provided from which information data (parameters, refer to Col 8, Lines 45-67) (AD, AVD, BD, ND, ZD) processable by the internet receiving arrangement (virtual users, refer to Col 8, Lines 45-67) (1, 21, 22) can be retrieved.
- 4. Referring to Claim 4, in which the address retrieval means (client getting information from server, refer to Col 4, Lines 20-40)(7), when the activation information (AK1) (resource availability, refer to Col 5, Lines 35-45) is present, are adapted to retrieve

transcoding address information (sessions data 52, Fig 1) (TAI) from the address server (6) (30, Fig 1), which transcoding address information (sessions, refer to CoI 5, Lines 35-67) (TAI) identifies a transcoding server (50, Fig 1) (20) which is adapted to transcode information data (AD3) stored in an information server (40, Fig 1) (5) but not processable by the internet receiving arrangement (34, Fig 1) (1) into information data (performance data) (AD4) processable by the internet receiving management (32, Fig 1) (1), and in which the information retrieval means are adapted to retrieve the information data (AD4) processable by the internet receiving arrangement (34, Fig 1) (1) from the transcoding server (20) identified by the transcoding address information (TAI).

5. Referring to Claim 5, Reichman discloses internet receiving arrangement during the time the activation information is present.

Reichman does not expressly discloses noise generator means, which noise generator means are adapted to supply noise information (RS) to information data processing means (16).

Bilbrey discloses noise generator and the noise information (refer to Col 15, Lines 55-67).

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine Reichman with Bilbrey.

The suggestion/motivation for doing so would have been that Reichman discloses to wireless device, which emitted the signal, and it is well known in the art that wireless signal normally consists of the noise.

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6. Referring to Claim 6, Reichman discloses in which the address retrieval means (client

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getting information from server, refer to Col 4, Lines 20-40) (7), when activation

information (AKI) is present (resource availability, refer to Col 5, Lines 35-45), are

adapted to retrieve at least two items of collective address information (sessions, refer

to Col 5, Lines 35-67) (AS11, AS12, ASI3, ASI4, TA1) from at least two address servers

(30, refer to Col 3, Lines 55-67, 40, and 50, and Fig 1) (6) connected to the internet

(NET) (refer to Col 4, Lines 40-55).

7. Referring to Claim 7, Reichman discloses which internet (refer to Col 4, Lines 40-55)

receiving arrangement is formed by an internet television set (21) (34, refer to Fig 1)

adapted to receive and process audio/video data (music file, refer to Col 5, Lines 20-40)

(AVD) in the form of information data.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karen C Tang whose telephone number is (571)272-3116. The examiner can normally be reached on M-F 7 - 3.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zarni Maung can be reached on (571)272-3939. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KT

SALEH NAJJAR PRIMARY EXAMINER